UNITED STATES BANKRUPTCY COURT District of New Jersey

IN RE: Blian 5 Perkins		Case No. Judge:		
	Debtor(s)	Chapter:	13	
	CHAPTER 13 PLA	AN AND MOTION	IS	
■Original □Motions Included	□Modified/Notice F □Modified/No Notic	•	■Discharge Sought □No Discharge Sought	
Date:				
	THE DEBTOR HAS FILE CHAPTER 13 OF THE			

YOUR RIGHTS WILL BE AFFECTED.

You should have received from the court a separate *Notice of the Hearing on Confirmation of Plan*, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. **This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice.**

YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM

Part	1: Payment and Length of Plan
on _ /	a. The Debtor shall pay <u>\$400.00 Monthly for 60 months</u> to the Chapter 13 Trustee, starting April 1, 2017 for approximately <u>60</u> months.
	 b. The Debtor shall make plan payments to the Trustee from the following sources: ■ Future Earnings □ Other sources of funding (describe source, amount and date when funds are available):

c. l	Jse of rea	al property to satisfy pl Sale of real property Description: Proposed date for co	,	
		Refinance of real pro Description: Proposed date for co		
	•	Loan modification w Description: 210 Coo	ith respect to mortgage encumbering per Street, Beverly, NJ	property
			a Notice for Loss Mitigation with the Bankrupto ced by Rushmore Loan Managment Services.	ey Court for the Debtor's first
		The Debtor will be makin Management Services.	g a proposed Adequate Protection Payment o	of \$1,630.22 to Rushmore Loan
		The Trustee is authorize arrears up to and not to	d to make payments to Rushmore Loan Mana exceed \$10,000.	gement Services for mortgage
		Proposed date for co	ompletion:	
d.		The regular monthly loan modification.	mortgage payment will continue pend	ling the sale, refinance or
e.			at may be important relating to the pay	yment and length of plan:
Part 2: Ad	lequate F	Protection		
Trustee and b. /	d disburs Adequate	ed pre-confirmation to protection payments v	will be made in the amount of \$ to (creditor). will be made in the amount of \$630 on firmation to Rushmore Loan Managem	.22 monthly to be paid directly
	. ,	ims (Including Admi		(oroditor).
	· · · · · · · · · · · · · · · · · · ·	,	id in full unless the creditor agrees ot	nerwise:
Creditor			Type of Priority	Amount to be Paid
	chison, Esc	ı. SH-6931New Jersey	Attorney Fees	3,450.00
Lana Scardig			Domestic support obligations	0.00
Part 4: Sec	cured Cla	aims		

a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

pariti aproj ilili g ao iono i					
			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	<u>Arrearage</u>	Arrearage	Plan)	Plan)
Rushmore Loan Management	210 Cooper Street Beverly,	10,000.00	0.00	10,000.00	1,630.22
Services	NJ				

b. Modification

1.) The Debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	i iiicicsi iii		Total Amount to Be Paid
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2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
		Collateral	Debt
-NONE-			

d. Secured Claims Unaffected by the Plan

The following secured claims are unaffected by the Plan:

Creditor -NONE-

e. Secured Claims to be paid in full through the Plan

Creditor	Collateral	Total Amount to be Paid through the Plan
New Jersey Division of Taxation	210 Cooper Street, Beverly, NJ 08010	3,371.85

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a.	Not separa	ately classified Allowed non-priority unsecured claims shall be paid: Not less than \$ to be distributed pro rata
		Not less than percent
	X	Pro Rata distribution from any remaining funds

b. Separately Classified Unsecured Claims shall be treated as follows:

Creditor	Basis for Separate Classification	Treatment	Amount to be Paid
-NONE-			

Part 6: Executory Contracts and Unexpired Leases

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Nature of Contract or Lease	Treatment by Debtor
-NONE-		

Part 7: Motions

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f).

The Debtor moves to avoid the following liens that impair exemptions:

0 15	Nature of			Value of		Sum of All Other Liens Against the	Amount of Lien
Creditor	Collateral	Type of Lien	Amount of Lien	Collateral	Exemption	Property	to be Avoided
-NONE-							

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured.

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount of Lien to be Reclassified
-NONE-		

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured.

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
-NONE-			

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

- Upon Confirmation
- □ Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

. 0	of Distribution				
c. Order	of Distribution				
	tee shall pay allowed claims in the	he following orde	er:		
1) 2)					
3)			-		
4)			-		
5)	Priority Claims		-		
6)	General Unsecured Claims		-		
d. Post-	petition claims				
	tee □ is, ■ is not authorized to p nount filed by the post-petition c		claims filed purs	uant to 11 U.S.C. Section	
e. Other	Provisions:				
PART 1: c.	Payment and Length of Plan				
	will be filing a Notice for Loss Mitigatio gement Services. Trustee is authorized				!
PART 3:	Priority Claims				
Note : Chil	d Support Recepiant is being paid thru	payroll deduction, a	nd will not be receivi	ng payments thru this plan.	
Part 9 : Modific	ation				
	n modifies a plan previously filed	d in this case, co	mplete the inform	nation below.	
	hy the Plan is being modified.	Explain I	pelow how the P	lan is being modified	
Explain bolow in	The France Sering Meaninea.	Εχριαίττ	30,017 110 11	ian lo bollig mouniou	
Are Schedules I Plan?	and J being filed simultaneously	with this modifie	ed □ Yes	□ No	
Part 10: Sign H	ere				
The debt	or(s) and the attorney for the del	otor (if any) must	sign this Plan.		
Date	March 29, 2017	/s/ S. Daniel Hut	tchison, Esq.		
Date	·		ison, Esq. SH-6931N	lew Jersey	
		Attorney for t	he Debtor		
I certify u	nder penalty of perjury that the f	oregoing is true	and correct.		
Date:	March 29, 2017	/s/ Brian S Perki	ins		
_		Brian S Perkins			
		Debtor			
Date:					
		Joint Debtor			